IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA SOUTHERN DIVISION

No. 7:23-cv-01438

IN RE: CAMP LEJEUNE WATER LITIGATION

Shirley Robison, individually and as personal representative of the Estate of Lewis Robison, deceased,

THIS DOCUMENT RELATES TO:

JURY TRIAL DEMANDED

Lewis Robison
Plaintiff First Middle Last Suffix

SHORT-FORM COMPLAINT

The Plaintiff named below, or Plaintiff's representative, files this Short Form Complaint against Defendant United States of America under the Camp Lejeune Justice Act of 2022 ("CLJA"). Pub. L. No. 117-168, § 804, 136 Stat. 1802, 1802–04 (2022). Plaintiff or Plaintiff's representative incorporates by reference the allegations contained in the Master Complaint on file in the case styled In Re: Camp Lejeune Water Litigation, Case No. 7:23-cv-897, in the United States District Court for the Eastern District of North Carolina. Plaintiff or Plaintiff's representative files this Short-Form Complaint as permitted by Pretrial Order No. 2.

Plaintiff or Plaintiff's representative alleges as follows:

I. INSTRUCTIONS

1. On THIS FORM, are you asserting a claim for	This form may only be used to file a complaint for	
injuries to YOU or to SOMEONE ELSE you legally	ONE PERSON'S injuries. If you intend to bring	
represent?	claims for multiple individuals' injuries—for example,	
☐ To me	a claim for yourself and one for a deceased spouse—	
■ Someone else	you must file ONE FORM FOR EACH INJURED	
	PERSON.	

II. PLAINTIFF INFORMATION

If you checked "To me" in Box 1, YOU are the Plaintiff. Complete this section with information about YOU.

If you checked "Someone else" in Box 1, <u>THAT PERSON is the Plaintiff.</u> Complete this section with information about THAT PERSON.

2. First name: Lewis	3. Middle name:	4. Last name: Robison	5. Suffix:		
6. Sex: ■ Male □ Female □ Other		7. Is the Plaintiff deceased? ■ Yes □ No If you checked "To me" in Box 1, check "No" here.			
Skip (8) and (9) if you checked "Yes" in Box 7.					
8. Residence city:		9. Residence state:			
8. Residence city:		9. Residence state:			
·	you checked "No" in Box 7				

III. EXPOSURE INFORMATION

If you checked "To me" in Box 1, complete this section with information about YOU.

If you checked "Someone else" in Box 1, complete this section with information about THAT PERSON.

13. Plaintiff's first month of exposure to the water at Camp Lejeune: January 1959	14. Plaintiff's last month of exposure to the water at Camp Lejeune: December 1973	
15. Estimated total months of exposure:	16. Plaintiff's status at the time(s) of exposure	
168	(please check all that apply): ■ Member of the Armed Services	
	☐ Civilian (includes in utero exposure)	
17. If you checked Civilian in Box 16, check all that	18. Did Plaintiff at any time live or work in any of	
describe the Plaintiff at the time(s) of exposure:	the following areas? Check <u>all</u> that apply.	
☐ Civilian Military Dependent	☐ Berkeley Manor	
☐ Civilian Employee of Private Company	■ Hadnot Point	
☐ Civil Service Employee	☐ Hospital Point	
☐ In Utero/Not Yet Born	☐ Knox Trailer Park	
☐ Other	☐ Mainside Barracks	
	☐ Midway Park	
	☐ Paradise Point	
	☐ Tarawa Terrace	
	☐ None of the above	
	□ Unknown	

IV. INJURY INFORMATION

If you checked "To me" in Box 1, complete this section with information about YOU.

If you checked "Someone else" in Box 1, complete this section with information about THAT PERSON.

19. Identify the illnesses or conditions the Plaintiff suffered as a result of exposure to contaminated water at Camp Lejeune.

Injury	Approximate date of onset
\square Adverse birth outcomes (Plaintiff is the PARENT of an individual who died in	
utero or was stillborn or born prematurely)	
☐ ALS (Lou Gehrig's Disease)	
☐ Aplastic anemia or myelodysplastic syndrome	
☐ Bile duct cancer	
■ Bladder cancer	unknown
☐ Brain / central nervous system cancer	
☐ Breast cancer	
☐ Cardiac birth defects (Plaintiff was BORN WITH the defects)	
☐ Cervical cancer	
☐ Colorectal cancer	
☐ Esophageal cancer	
☐ Gallbladder cancer	
☐ Hepatic steatosis (Fatty Liver Disease)	
☐ Hypersensitivity skin disorder	
☐ Infertility	
☐ Intestinal cancer	
☐ Kidney cancer	
■ Non-cancer kidney disease	unknown
☐ Leukemia	
☐ Liver cancer	
☐ Lung cancer	
☐ Mutliple myeloma	
☐ Neurobehavioral effects	
☐ Non-cardiac birth defects (Plaintiff was BORN WITH the defects)	
□ Non-Hodgkin's Lymphoma	
☐ Ovarian cancer	
☐ Pancreatic cancer	
☐ Parkinson's disease	
■ Prostate cancer	2002
☐ Sinus cancer	
☐ Soft tissue cancer	
☐ Systemic sclerosis / scleroderma	
☐ Thyroid cancer	

The Camp Lejeune Justice	Act does not specify a list	of covered conditions.		
	posure to the water at Can	ondition not listed above, and the properties of the properties as required under the		
		s of the U.S. Department of Vetone for conditions beyond those		
□ Other:		1	Approximate date of onset	
	V. REPRESENT	ATIVE INFORMATION	.	
If you checked "To me" in		TON and proceed to section V	_	
		nis section with information ab		
ii you checked Someone e	ise in box 1, complete th	ns section with information at	oout 100.	
20. Representative First Name:	21. Representative Middle Name:	22. Representative Last Name:	23. Representative Suffix:	
Shirley		Robison		
24. Residence City:		25. Residence State: Ol	25. Residence State: Oklahoma	
Shawnee		☐ Outside of the U.S.	☐ Outside of the U.S.	
26. Representative Sex: ☐ Male				
■ Female				
☐ Other				
27. What is your familial ■ They are/were my spous	-	iff?		
☐ They are/were my paren				
☐ They are/were my child.				
☐ They are/were my siblin☐ Other familial relationsh				
☐ No familial relationship.				
Derivative claim				
28. Did the Plaintiff's death or injury cause the Plaintiff's spouse, children, or parents mental anguish, loss of financial support, loss of consortium, or any other economic or non-economic harm for which you				
intend to seek recovery?				
■ Yes				
□ No				

VI. EXHAUSTION

29. On what date was the administrative claim for this Plaintiff filed with the Department of the Navy (DON)?

12/13/2022

30. What is the DON Claim Number for the administrative claim?

DON has not yet assigned a Claim Number

VII. CLAIM FOR RELIEF

Plaintiff respectfully requests that pursuant to subsection 804(b) of the CLJA the Court enter judgment against the Defendant and award damages and all other appropriate relief for the harm to Plaintiff that was caused by exposure to the water at Camp Lejeune.

VIII. JURY TRIAL DEMAND

Plaintiff demands a trial by jury of all issues so triable pursuant to Rule 38 of the Federal Rules of Civil Procedure and subsection 804(d) of the CLJA.

Dated: 10/06/2023

/s/ James Z. Foster

James Z. Foster

North Carolina Bar No. 60197

FOSTER LAW LLC

1201 West Peachtree St, NW, Suite 2300

Atlanta, GA 30309

Telephone: (404) 800-0050 Facsimile: (404) 493-2322

james@foster-law.com

Counsel for Plaintiff